# Case3:12-cv-00982-EMC Document84 Filed08/28/12 Page1 of 4

1	Counsel Listed on the Following Page.					
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7	AD HEED COLUMN	PG DIGERIGE GOLIDE				
8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	SAN FRANCISCO DIVISION					
11	PETER WRIGHT and MICHELLE	Case No. 3:12-cv-00982-EMC				
12	TRAME, individually, on behalf of all others similarly situated, and on behalf of	JOINT STIPULATION TO CONTINUE				
13	the general public	CASE MANAGEMENT CONFERENCE, TOLL STATUTE OF LIMITATIONS, AND				
14	Plaintiffs,	STAY DISCOVERY AND FILING DEADLINES ORDER				
15	vs.	DEMOERALES ORDER				
16	ADVENTURES ROLLING CROSS COUNTRY, Inc., dba ADVENTURES	Courtroom 5, 17 <sup>th</sup> Floor				
17	CROSS COUNTRY (ARCC), a California Corporation, SCOTT VON ESCHEN, and	Honorable Edward M. Chen				
18	DOES 1 through 50 inclusive,					
19	Defendants.					
20	ADVENTURES ROLLING CROSS					
21	COUNTRY, Inc., d/b/a ADVENTURES CROSS COUNTRY (ARCC), a California					
22	Corporation,					
23	Counterclaimant,					
24	VS.					
25 26	PETER WRIGHT and MICHELLE TRAME,					
27	Counter-Defendants.					
28						
	JOINT STIPULATION TO CONTINUE CMC CASE NO.: 3:12-CV-00982-EMC					

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JOINT STIPULATION TO CONTINUE CMC CASE NO.: 3:12-CV-00982-EMC

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Plaintiffs PETER WRIGHT and MICHELLE TRAME and Defendants ADVENTURES ROLLING CROSS COUNTRY, Inc., SCOTT VON ESCHEN and Cross-Claimant SCOTT VON ESCHEN, by and through their respective counsel of record, herein agree and stipulate as follows:

### RECITALS

- Counsel for Defendants and Cross-Claimant Adventures Rolling Cross Country, Inc., et al. filed a Notice of Appearance on August 24, 2012, having just substituted into this matter.
- 2. The parties previously conducted a mediation on July 19, 2012, which did not resolve this matter.
- 3. The parties have met and conferred and agreed that further attempts to resolve this matter are in order and the parties will participate in an informal discussion and possibly continued mediation within the next forty-five (45) days.
- 4. Accordingly, the parties are requesting the Case Management Conference currently set for August 31, 2012 be vacated and reset in accordance with the court's calendar an estimated 45 days after today's date.
- 5. Because the Plaintiffs are agreeing to postpone currently-scheduled depositions and discovery, which they intended to use to move promptly for conditional certification under the Fair Labor Standards Act (FLSA), and subject to a ticking statute of limitations under the FLSA, the parties also agree to toll the statute of limitations.

#### STIPULATION

- NOW, THEREFORE, Plaintiffs and Defendants hereby agree and stipulate as follows, subject to Court approval:
  - 1. That all proceedings in the case should be stayed pending the outcome of further settlement discussions anticipated to occur on or before September 30, 2012.

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1	2. The parties agree to submit a joint report by no later than October 5, 2012 to advise the						
2	Court as to the status of the mediation efforts.						
3	3. The parties agree that all discovery and filing deadlines be stayed pending this time. This						
4		includes, but is not limited to a stay of d	epositions, responsive pleadings, filing of FSLA				
5	conditional cert motion and any other outstanding discovery.						
6	4. The parties agree that the FLSA statute of limitations be tolled for all purposes retroactive						
7	to August 16, 2012 (the day this agreement in principle was first reached between the						
8		parties) for all putative FLSA class mem	ibers.				
9	5. The CMC set for August 31, 2012 be vacated and continued to sometime after October 5,						
10	2012, with a Joint CMC statement filed one week prior to the re-scheduled conference.						
11	IT IS	SO STIPULATED.					
12	Datad	: August 24, 2012	CURIALE DELLAVERSON HIRSCHFELD				
13	Dated	. August 24, 2012	& KRAEMER, LLP				
14							
15			By: /s/ Donna M. Rutter  Donna M. Rutter				
16			Attorneys for Defendants ADVENTURES ROLLING CROSS				
17			COUNTRY, INC., SCOTT VON ESCHEN and Cross-Claimant SCOTT VON ESCHEN				
18	Dated	: August 24, 2012	BRYAN SCHWARTZ LAW				
19	Daicu	August 27, 2012	RUDY EXELROD ZIEFF & LOWE, LLP				
20							
21			By: /s/ Bryan J. Schwartz Bryan J. Schwartz				
22			Attorneys for Plaintiffs PETER WRIGHT and MICHELLE TRAME				
23			TEMEN WINDING AND MICHELLE THE MILE				
24	PURS	SUANT TO THE STIPULATION, IT IS	S SO ORDERED. The CMC is reset from				
25		12 to 11/9/12 at 9:00 a.m. A joint CMC S	tatement shall be filed by 11/2/12.				
26	Date:	8/28, 2012	ANTES DISTRICT CO				
27			Edward M. Chen Judge of the United States				
28			S CO ORDERED P				
		STIPULATION TO CONTINUE CMC NO.: 3:12-CV-00982-EMC	2 IT IS SO ODIFIED				
			Z Radward M. Chen				